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## CHANDIGARH ADMINISTRATION LABOUR DEPARTMENT

#### **Notification**

The 8th July, 2020

**No.12/01/106-HII(2)-2020/9296.**—The Labour Department, UT Chandigarh implements provisions related to safety, health, welfare and other conditions of employment under various labour laws. In order to ensure the compliance of provisions of these enactments, the Labour Department, Union Territory, Chandigarh, has notified various functionaries for the inspection of the establishments/factories. The prevalent system of inspections is not conforming to the use of Information Technology, which has to be brought into force in the near future. Therefore, a new comprehensive Transparent Inspection Policy is required to be put in place with the following objectives:—

- · To achieve the objective of simplifying business regulations.
- To regulate the implementation of statutory provisions under various labour laws in transparent and accountable manner through wide scale adoption of technology and innovation
- To protect the rights of workers in relation to their safety, health and welfare as also other conditions of employment in the spirit and manner as envisaged under the law.
- To eliminate the arbitrariness and ad hocism in the actions of inspecting authorities and also to curb the malpractices and harassment of the industrial and other establishments with a view to improve the ease of doing business.

Now therefore, keeping in view the aforesaid objectives, a new comprehensive policy namely the Transparent Inspection Policy–2020, formulated for Union Territory of Chandigarh is as under:

#### TRANSPARENT INSPECTION POLICY-2020

#### 1. Exemption of Factories and Establishments from the Labour Inspections under all Labour Laws:

As a part of Ease of Doing Business and in compliance of the provisions of Business Reforms Action Plan formulated by the Department of Industrial Policy and Promotion, Ministry of Commerce and Industry, Government of India, the following factories and establishments shall be exempted from physical inspections under all labour laws.

- (i) All the factories and establishments employing less than 50 workers and who have opted for the "Self Certification Scheme" and have submitted a single return under various labour laws.
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- All start-up establishments for a period of two years from the date of commencement of work/business except the inspections covered under the Building and Other Construction Workers' (Regulation of Employment and Conditions of Service) Act, 1996.
- (iii) All the establishments having no employee i.e. employing family members only.
- (iv) Any other establishment specifically exempted by Chandigarh Administration from time to time.

#### 2. (A) Inspections criteria Under the Factories Act, 1948:

- (i) That each manufacturing unit shall be categorized in three groups based upon the level of hazards involved as enumerated in the labour laws as applicable i.e.
  - (a) Major Accident Hazardous,
  - (b) Hazardous,
  - (c) Non Hazardous

The selection of units for inspection shall be determined taking into account the nature of hazard in the industry factory, the time period since last inspection and number of workers employed. Such list of industries factories will be reviewed quarterly for addition/deletion of units found to be sensitive in terms of industrial relations/unrest, complaints received against some industries factories etc.

The periodicity of inspection shall be in accordance to the following criteria: —

- (1) Every Major Accident Hazardous unit shall be inspected once in a year.
- (2) All the Hazardous units involving risk of fire, explosion and toxic release are to be inspected once in every two-years.
- (3) The rest of the units, which are Non-Hazardous are to be inspected once in every five years.

In case of serious accident(s), enquiry shall be conducted by the concerned Factories Inspector. In case of fatal accident, the enquiry shall be conducted by the Additional Chief Inspector Factories.

However, this Transparent Inspection Policy shall not apply to factories that are not registered under any of the Statute.

#### (ii) Under the Punjab Shops and Commercial Establishments Act, 1958

That all shops and establishments shall be categorized as under :—

- (a) Those employing upto 4 persons
- (b) Those employing 5 or more persons
- (c) Those employing 100 or more persons.

All shops and establishments employing upto 4 persons shall be exempted from inspection.

All shops and establishments employing 5 or more persons shall be inspected once in every five years.

All shops and establishments employing 100 or more persons shall be inspected once in every two years.

However, this Transparent Inspection Policy shall not apply to shops/establishments that are not registered under any of the Statute.

### (B) Procedure:—

### (i) Preparation of quarterly list of inspection of factories/shops Commercial establishments by computerized randomly generated system:

The Assistant Labour Commissioner, Union Territory, Chandigarh shall finalize the list of factories/ shops/Commercial establishments to be inspected during the next quarter, by way of a computerized randomly generating system based on the pre-determined criteria of selection. This list shall be made available to the public on Departmental web portal. The Inspecting Officer(s) shall be allocated through a computer program ensuring that the same Inspector shall not inspect the same factories/shops/Commercial establishments twice, consecutively. Till the time the online system does not become functional, the Assistant Labour Commissioner, Union Territory, Chandigarh shall prepare the quarterly inspection list(s).

### (ii) Notice to the management of factories/shops/Commercial establishments about date and time of inspection, Check list and Inspection Performa:

The Inspecting Officer shall give 15-days' prior notice of the date and time of the inspection to the management alongwith the checklist for the inspection. The Checklist and Inspection Performa shall also be available on the website of Labour Department, UT Chandigarh (labour.chd.gov.in).

#### (iii) The preparation and uploading of inspection report on the web site:

The inspection report shall be prepared and uploaded within 48 working hours from the date of completion of inspection. The report shall be prepared and uploaded on the Labour Department's website (<a href="labour.chd.gov.in">labour.chd.gov.in</a>) by the Inspecting Officer. The inspection report(s) shall be supplied to the management at the place of its business with a copy to the Assistant Labour Commissioner, Union Territory, Chandigarh. A show cause notice as prescribed on behalf of the Assistant Labour Commissioner, Union Territory, Chandigarh giving one month time for compliance to the management, shall also be delivered along with the copy of inspection report.

#### 3. Complaint based inspections:

The primary task of the Labour Department, Union Territory, Chandigarh, is the maintenance of industrial peace and harmony, securing the rights of the workforce and redressal of their grievances and conducting inspection(s) under the various labour laws in order to provide a corollary support for its compliance.

Therefore, the inspection in the following cases shall also be conducted on the basis of complaints/information received from the Complaints Cell/Chandigarh Administration/PMOPG Portal/Trade Union(s)/Worker(s).

- (a) Non-entry of name(s) of worker(s) in the muster roll or non-maintenance of statutory record, which, logically leads to violation of various labour laws.
- (b) Payment of wages less than the minimum rates of wages, as notified by the Chandigarh Administration, or, non-payment of wages, or, delayed payment of wages in violation of the Code on Wages, 2019, Minimum Wages Act, 1948 and the Payment of Wages Act, 1936.
- (c) Industrial disputes of serious nature and apprehended breach of law or industrial peace due to such disputes.
- (d) Non-maintenance of facilities for security, health and welfare for women employed in the night shift, in accordance with the directions of the Hon'ble Supreme Court and the preconditions laid down in the permission for the purpose; or employment of women in the night without proper permission as per law.
- (e) Deployment of contractual labour to the extent of 50% or more of the total strength of manpower employed in establishments/units.
- (f) Non remittance of contributions to the Labour Welfare Fund under the Punjab Welfare fund Act, 1965.

The inspection in pursuance of such complaint(s) shall also be conducted besides the inspection under the Policy, but only with the prior intimation/approval of the Labour Commissioner, U.T., Chandigarh.

## 4. Inspection of construction sites under the Building and Other Construction Workers' (Regulation of Employment and Conditions of Service) Act, 1996:

There is no permanent data-base of the construction sites in the Department as the construction sites are temporary in nature and exist for a short period of time. The inspection of the unregistered sites shall be conducted by the Assistant Labour Commissioner, UT Chandigarh as and when it comes to his knowledge. The inspection of the registered sites shall be conducted in the same manner as provided under Clause 2(A) (i) of the Policy. Further, the periodicity of the inspection under the aforesaid Act, 1996, shall be at least six months. But, in case it comes to the knowledge of the Assistant Labour Commissioner, UT Chandigarh that there is an imminent danger to the construction workers working at the construction site, he may immediately inspect the site. No establishment under the Act of 1996 shall fall under the exempted category.

#### 5. Child Labour and Bonded Labour:

The Transparent Inspection Policy shall not apply to inspection concerning Child Labour and Bonded Labour.

(Sd.). . ., Secretary Labour, Chandigarh Administration.

#### OFFICE OF THE DISTRICT MAGISTRATE, U.T., CHANDIGARH

#### Order Under Section 144 Cr.P.C.

The 9th July, 2020

No. DM/MA/2020/13926.—WHEREAS it has been made to appear to me that some Immigration/ Emigration/Student Visa Companies are running their offices in U.T., Chandigarh. Since there is no need of license for consultancy of student visa, they also start providing of Immigration/Emigration consultancy to the people. They get published advertisements in leading newspapers and dupe the innocent people of Punjab, Haryana and Himachal Pradesh and after 2/3 months, they close their offices and run away from the city. The unlawful activities of these companies can cause endanger to the general public.

AND whereas I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, am of the opinion that some check is necessary on these companies so that they may not cause harm to the citizen and that immediate action is warranted in this regard.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh in exercise of the power vested in me u/s 144 of the Cr.P.C., do hereby order as an emergency measure that before establishing such companies, it is mandatory for the owner of the company to provide complete antecedents in writing to the local Police Station and at Public Window, Police Headquarter, Sector 9, Chandigarh, within 7 days as and when they start their business in the City.

It is further, ordered that the immigration companies will mention their registration number in the Performa point 2 (ii) while providing information to the Chandigarh Police at Public Window Police Headquarters, Sector-9, Chandigarh, as well as in advertisement given for the immigration companies.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the Indian Penal Code.

This order shall come into force with effect from zero hours on 15.07.2020 and shall be effective for a period of sixty days up-to and including 12.09.2020.

This order shall be promulgated by affixing copy thereof at the Notice Boards of the office of the undersigned and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 8th July 2020.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

#### OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH

#### Order Under Section 144 Cr.P.C.

The 9th July, 2020

**No. DM/MA/2020/13928.**—Whereas, the Chandigarh Administration has earmarked the Rally Ground, Sector 25, Chandigarh for taking out processions, rallies, dharnas, etc. and no permission has been granted by the Chandigarh Administration to organize processions, rallies, dharnas, etc. elsewhere in the city other than the designated location, i.e., Rally Ground, Sector 25, Chandigarh and the same has been done to avoid traffic congestion, keeping in view of the convenience of the general public.

Whereas, it has been made to appear to me that certain groups of people plans to organize processions, rallies, dharnas, etc., and resort to other agitation methods in the city other than the earmarked/designated place i.e. Rally Ground, Sec 25, Chandigarh and whereas, there is an apprehension that such groups/organizations/ unions may cause obstruction, annoyance or injury to the persons lawfully employed or other general public and endanger human life and property, disturb public peace and tranquility and cause riots and affrays.

And therefore I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, am of the opinion that taking out procession, rally, protest, strike, making speeches, raising slogans by gathering/assembly of 5 or more people etc. within the territory of U.T., Chandigarh other than Rally Ground, Sec 25, Chandigarh, would

cause obstruction, annoyance or injury to persons lawfully employed or other general public, disturb public peace and tranquility and cause riots and affrays and that immediate action is necessary for the prevention of the same.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, in exercise of the power vested u/s 144 of Cr. P.C., do hereby order as a measure of emergency that the public in general or any member thereof is prohibited from taking out procession, rally, protest, strike, making speeches, raising slogans of gathering/assembly of 5 or more people etc. within the territory of U.T., Chandigarh other than Rally Ground, Sec 25, Chandigarh, for a period of 60 days.

Further, prior permission for organizing procession, rally, protest, strike, making speeches, raising slogans, gathering/assembly of 5 or more people etc. at Rally Ground, Sector 25, Chandigarh must be obtained from the Competent Authority, i.e., the District Magistrate/concerned Sub Divisional Magistrate, U.T., Chandigarh.

Provided that the above order shall not apply to:

- (I) The police or Para-military or military persons or any other Government servant on official duties;
- (II) The processions or meetings for which prior permission in writing of the District Magistrate/concerned Sub Divisional Magistrate, Chandigarh, has been obtained;
- (III) The customary and ritualistic procession in connection with weddings and funerals.

This order shall come into force from zero hours on 18.07.2020 and shall be effective for a period of sixty days up to and including 15.09.2020.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the Indian Penal Code.

This order shall be promulgated by affixing copy thereof at the Notice Boards of the office of the undersigned and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 8th July, 2020.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

# OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH Order Under Section 144 Cr.P.C.

The 9th July, 2020

**No. DM/MA/2020/13930.**—Whereas it has been made to appear to me that there is an apprehension that anti-social elements may make their hideouts clandestinely in the residential/commercial areas of the Union Territory of Chandigarh. If suitable measures to prevent the same are not taken, the unlawful activities of these people can cause breach of peace and disturbance of public tranquility besides posing grave danger to human life and safety and injury to public property.

And whereas, I, Mandip Singh Brar, I.A.S., District Magistrate, U.T., Chandigarh, am of the opinion that some check is necessary on landlords/owners/managers of residential/commercial establishments so that anti-social elements in the guise of ordinary tenants, domestic servants & Paying Guests may not cause harm to the citizens and that immediate action is necessary for prevention of the same.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, U.T., Chandigarh in exercise of the powers vested with me under section 144 of the Cr.P.C., do hereby order as an emergency measure that, no landlord/owner/tenant/manager of residential, commercial, etc. establishments shall rent out or sub-let any accommodation to any person, unless and until he/she has furnished the particulars of the said tenants or Paying Guests to the local Police Station. Also, no landlord/owner/tenant/manager of residential, commercial, etc. establishments shall employ any servant unless and until he/she has furnished the particulars of the said servant(s) to the local Police Station. All the persons who intend to offer accommodation on rent or employ any servant shall inform in writing the particulars of tenants, Paying Guests & servants to the Station House Officer concerned in whose jurisdiction the premises fall. Any breach of this order would invite action under section 188 of the Indian Penal Code.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general.

This order shall come into force with effect from zero hours on 15.07.2020 and shall be effective for a period of sixty days up-to and including 12.09.2020.

This order shall be promulgated by affixing copy thereof at the Notice Boards of the office of the undersigned and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 8th July 2020.

MANDIP SINGH BRAR, I.A.S.,

District Magistrate, Chandigarh.

#### OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH

#### Order Under Section 144 Cr. P.C.

The 9th July, 2020

No. DM/MA/2020/13932.—Whereas, it has been made to appear to me that there is mushrooming of BPOs, prominently known as Call Centers, Corporate Houses, Media Houses, Companies, Organizations and firms in Chandigarh and near-by areas, offering employment opportunity to youth. The employees including women from various parts of the neighbouring states are staying in different parts of city and other adjoining cities/villages. Their employers are providing cab services for the purpose of picking and dropping them from their places of stay to office and back. As these organizations are functioning round the clock, the cabs are ferrying employees even at late night hours. These cabs are hired on contract and their operators and drivers are not properly monitored to ensure safe & secure transportation of employees, resulting in grave danger to human life, safety & security of employees, especially women employees. It has come to notice that certain criminal and anti-social elements look for soft targets, particularly during odd hours. The women employees who travel during late night hours are vulnerable to crime and criminal acts by such elements.

AND Whereas, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh am of the opinion that some check is necessary on such companies/organizations/employers providing pick & drop facility to their employees in late night hours, transporters, security agencies/guards & drivers so as to ensure the security & safety of employees, especially women employees working till late hours.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh in exercise of the powers vested with me under section 144 of the Cr. P.C., direct that all such organizations like B.P.O.s, Call Centres, Corporate Houses, Media Houses, companies, firms & other similar entities, having the facility of pick & drop for their employees and the transporters, security agencies, drivers & security guards attached/concerned with them, in the jurisdiction of Chandigarh, shall:

- 1. Maintain a data of all employees, security personnel, cab drivers & contractual workers working with them, for access by the Police as and when required.
- 2. Hire security personnel & other contractual personnel as far as possible from licensed agencies only.
- 3. Ensure verification of antecedents of all their employees including contractual employees.
- 4. Ensure that women employees are not made to travel alone with the cab driver and a duly verified security guard or a male colleague is deployed in each cab carrying women staff during night hours, i.e., 08.00 P.M. to 07.00 A.M.
- 5. Choose the route in such manner that as far as possible a woman employee is not the first one to be picked up or the last to be dropped.
- 6. Ensure that during night hours, the cab involved in transportation of women employees pick-up and drop such employee right in their house and remain halted at the point where the women employee is dropped till she confirms her arrival at their residence/place of stay through a telephone call.
- 7. Ensure that whenever the house of a woman employee is so located that the approach road is not motorable, the duly verified security guard or the male colleague, during night hour, accompanies the employee on foot up to her house & takes a confirmation about her safe arrival.
- 8. Exercise effective check & control on the vehicles movement in order to check any unwarranted activities of the cab drivers, such as picking up strangers, straying away from the designated route, etc.
- 9. Get GPS system installed in the cabs used in transportation of such employees, especially women employees.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the Indian Penal Code.

This order shall come into force with effect from zero hours on 15.07.2020 and shall be effective up-to and including 12.09.2020.

This order shall be promulgated by affixing copy thereof on the notice board of the office of the undersigned and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 8th July, 2020.

#### OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH

#### Order Under Section 144 Cr.P.C.

The 9th July, 2020

**No. DM/MA/2020/13934.**—Whereas it has been made to appear to me by the suggestions/inputs received from the Police authorities that there is an apprehension that anti-social elements may make their temporary hideouts clandestinely in Hotels/Restaurants/Sarais/Guest Houses, etc. in the Union Territory of Chandigarh and there is every possibility that the unlawful activities of these people can cause breach of peace and disturbance of public tranquility besides posing grave danger to human life & safety and damage to public property.

And whereas the undersigned, being the District Magistrate, Chandigarh is of the opinion that for the purpose of preventing the type of terrorist acts, breach of peace, disturbance of public tranquility and damage to public property, it is necessary to proceed under Section 144 of the Code of Criminal procedure, 1973 for issuing directions to all the owners/managers/care-takers, etc. of Hotels/Restaurants/Guest Houses/Sarais, etc. in Chandigarh to obtain I.D. proof from the visitors/customers/guests who stay in their Hotel/Restaurant/Guest House/Sarai, etc., in the interest of safety and security of general public in the U.T., Chandigarh.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh in exercise of the powers vested with me under section 144 Cr.P.C., hereby direct the owners/managers/care-takers, etc. of the Hotels/Restaurants/Guest Houses/Sarais, etc. in Chandigarh to strictly comply with the following:

- 1. Prohibit the stay in their premises of unknown person whose identity has not been established.
- 2. Maintain a register for identity of the visitors/customers/guests.
- 3. Make an entry in the handwriting of the visitor/customer/guest, mentioning his/her name, address, telephone number and identity proof along with his/her signature in the register.
- 4. The identity of the visitor shall be established through Aadhar Card, Identity Card, Voter Card, Ration Card, Driving Licence, Passport and photo Credit Card.

This order shall come into force with effect from zero hour on 15.07.2020 and shall be effective for a period of 60 days up-to and including 13.09.2020.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order shall invite action under section 188 of the I.P.C.

This order shall be promulgated by affixing copies thereof on the Notice Boards of the office of the undersigned and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 8th July, 2020.

#### OFFICE OF THE DISTRICT MAGISTRATE, U.T., CHANDIGARH

#### Order Under Section 144 Cr. P.C.

The 9th July, 2020

No. DM/MA/2020/13936.—Whereas, it has been made to appear to me that because of possibility of law & order problem, security threats and possibility of misuse of Drone by anti-social elements and others who can create panic in the public and also public nuisance, and as such there is very high apprehension of breach of peace and disturbance of public tranquility besides danger to human lives and safety by using of Drone and low flying objects.

And whereas I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, am of the opinion that flying of Drone and low flying objects, within the Union Territory, Chandigarh must be prohibited to prevent undue loss to the life and the property.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, do hereby prohibit as measure of urgency to the public generally or any member thereof on the flying of Drone and low flying objects etc., within the limits of Union Territory of Chandigarh for a period of 60 days:

Provided that the above order shall not apply to—

- 1. Police personnel and other Government officials/agencies if using the drone purely in connection with their official duties, subject to the following conditions:
  - a. That the police personnel and other Government officials shall be in their service uniform, if any and shall carry their identity cards and authorization cards authorizing them to use the drone in connection with their official duties, issued by the Competent Authority.
  - b. That the exemption is applicable in relation to the above said personnel only when they are on official duty.
- 2. Using the drone for photography during certain social events for which prior permission of the District Magistrate, Chandigarh has been obtained in writing. These social events may include ring ceremony, pre-wedding photo shoot, wedding ceremony.

This order shall come into force from zero hours on 15.07.2020 and shall be effective for a period of sixty days up-to and including 12.09.2020.

In view of the emergent nature of this order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the I.P.C.

This order shall be promulgated by affixing copy thereof on the notice board of the office of the undersigned and by publication in local newspapers through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 8th July, 2020.

#### OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH

#### Order Under Section 144 Cr.P.C.

The 9th July, 2020

**No. DM/MA/2020/13938.**—WHEREAS it has been made to appear to me that terrorist attacks in country pose grave danger to human life and safety and injury to public property besides breech of peace and disturbance of public tranquility.

AND WHEREAS, it has been noticed that terrorists mis-use uniforms/stickers/logos/flags and any other item belonging to Army/Police/Para Military Forces, for committing the acts of terror. Under these circumstances, the undersigned is of the opinion that some check should be put on sale of items belonging to these Government forces so that anti-social elements in the guise of Army/Police/Para Military personnel may not pose a threat to citizens and that immediate action is necessary for prevention of the same.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, U.T., Chandigarh in exercise of the powers vested with me under section 144 Cr.P.C. do hereby order as on emergency measure that any shopkeeper/seller within the territory of Chandigarh, shall not sell any cloth/uniform/sticker/logo/flag attached on cars of and any other item belonging to Army/Police/Para Military Forces without keeping the record and I.D. proofs of the purchasers.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the Indian Penal Code.

This order shall come into force from zero hour on 15.07.2020 and shall be effective for a period of 60 days up-to and including 12.09.2020.

This order shall be promulgated by affixing copy thereof at the Notice Boards of the office of the undersigned and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 8th July, 2020.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

#### OFFICE OF THE DISTRICT MAGISTRATE, U.T., CHANDIGARH

#### Order Under Section 144 Cr. P.C.

The 9th July, 2020

**No. DM/MA/2020/13940.**—Whereas it has been made to appear to me that a large number of commercial places/shops have come up in Chandigarh popularly known as Cyber Cafes and a large number of people visit these places to use the facilities available there including e-mail facilities and therefore certain antisocial elements, criminals and terrorists may use these facilities to mislead the security/investigation agencies, create panic in the public, endanger the security of general public, V.I.P.s and government institutions, and help the terrorist activities directly affecting the security of the State.

And whereas, I, Mandip Singh Brar, I.A.S., District Magistrate, U.T., Chandigarh, am of the opinion that immediate action is necessary to take speedy recourse to prevent danger to human lives from any terrorist act which may affect the security of the State and disturb the public peace and tranquility.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh in exercise of the powers vested with me under section 144 of the Cr.P.C., hereby direct the owners of the Cyber Cafes to strictly comply with the following:

- (i) prohibiting the use of Cyber Cafes by unknown person whose identity has not been established by the owner of the café;
- (ii) maintaining a register for identity of the visitor/user;
- (iii) make an entry in the handwriting of the visitor/user mentioning name, address, telephone number and identity proof. The visitor/user shall also sign the register kept for this purpose;
- (iv) the identity of the visitor/user shall be established through identity card, voter card, ration card, driving license, passport and photo credit card;
- (v) activity server log should be preserved in main server and its record should be preserved for at least six months;
- (vi) if any activity of the visitor is of a suspicious nature, the owner of the Cyber Cafe will inform the police station;
- (vii) record be maintained about the specific computer used by the person.

This order shall come into force from zero hours on 15.07.2020 and shall be effective for a period of sixty days up-to and including 12.09.2020.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order shall invite action under section 188 of the I.P.C..

This order shall be promulgated by affixing copy thereof at the Notice Boards of the office of the undersigned and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 8th July, 2020.

#### **CHANGE OF NAME**

I, Arati Sahota, d/o Ramesh Sahota, w/o Gurleen Singh # H.No. 1414, Sector 37-B, Chandigarh, have changed my name to Ravneet Kaur.

[256-1]

I, Preeti Kohli, d/o Aya Singh, w/o Paramjit Singh Kohli # 2279-B, Sector 47-C, Chandigarh, have changed my name to Pritpaul Kaur.

[257-1]

I, Kumari Manisha Singh, d/o Dilip Singh, r/o # 175, Mouli Jagran, Chandigarh, have changed my name to Manisha Singh for all future purposes.

[258-1]

I, Vijay Kumar, s/o Amrish Kumar, # 1043, Sector 52-D, Chandigarh. I have changed my name from Vijay Kumar to Vijay Katyal.

[259—1]

I, Kulwant Padda, w/o Brig G.S. Padda, r/o # 113, Sector 28-A, Chandigarh, have changed my name from Kulwant Padda to Kulwant Kaur.

[260—1]

I, Kirti Sharma, w/o Sumit Goel, r/o # 1564, Sector 23-B, Chandigarh, have changed my name from Kirti Sharma to Kirti S. Goel.

[261-1]

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